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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/082,112 05/20/1998		ALBERTO L. MENDOZA	MSU4.1-406	2322	
7:	590 05/08/2002				
IAN C MCLEOD			EXAMINER		
2190 COMMONS PARKWAY OKEMOS, MI 48864			TURNER, SHARON L		
			ART UNIT	PAPER NUMBER	
			1647	^	
			DATE MAILED: 05/08/2002	76	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No. 09/082,112

Applicant(s)

Mendoza

Examiner

Sharon L. Turner, Ph.D.

Art Unit 1647



	The MAILIN	G DATE of this	communication appears of	on the cover shee	t with the corres	spondence addre	ss -
Theref rejectional allowa	ore, further action on under 37 CFF	on by the applic R 1.113 may or filed Notice of	FAILS TO PLACE cant is required to avoid the plant is required	ne abandonment illed amendment ; or (3) a timely fi	of this applicati which places th led Request for	on. A proper reple application in	oly to a final condition for
			THE PERIOD FOR RE		·		
a)	X The period for	reply expires	3 months from the ma	iling date of the final	rejection.		
b)	is later. In no e final rejection. See MPEP 70	vent, however, will ONLY CHECK TH 6.07(f).	the malling date of this Advis the statutory period for reply exists BOX WHEN THE FIRST R	pire later than SIX M EPLY WAS FILED V	ONTHS from the r WITHIN TWO MO	nailing date of the NTHS OF THE FIN	AL REJECTION.
exte app set	ension fee have bee ropriate extension for in the final Office as	n filed is the date t ee under 37 CFR ction: or (2) as set	r 37 CFR 1.136(a). The date of or purposes of determining the 1.17(a) is calculated from: (1) the forth in (b) above, if checked. In if timely filed, may reduce	period of extension a ne expiration date of t Any reply received by	and the correspondi the shortened statu the Office later that	ing amount of the fe tory period for reply an three months afte	e. The originally r the
1. 🗆	A Notice of App 37 CFR 1.192(peal was filed of a), or any exter	on nsion thereof (37 CFR 1.1	Appellant's Br 91(d)), to avoid d	ief must be filed dismissal of the	d within the perional perional appeal.	d set forth in
2. 🛛	The proposed a	amendment(s)	will not be entered becau	se:			
(a) [[]	old X they raise no	w issues that	would require further cons	sideration and/or	search (see NC	TE below);	
` '	•		matter (see NOTE below				
• •	issues for ap	opeal; and/or	ce the application in bette		•		ifying the
(d) [they present	additional clai	ms without canceling a co	orresponding num	nber of finally re	jected claims.	
i	NOTE: <u>The pro</u> the me		ments are directed to ele	ments which have	e not been prev	iously searched	or considered on
3. 🗆	Applicant's rep	y has overcom	e the following rejection(s	s):			
4. 🗆	Newly propose a separate, tim	d or amended ely filed amend	claim(s) dment canceling the non-	allowable claim(s	s).	_ would be allov	vable if submitted in
5. 🛭	application in c	ondition for all	bit, or c)			•	
6. 🗆	The affidavit or the Examiner in		T be considered because tion.	it is not directed	SOLELY to iss	ues which were	newly raised by
7. 🛭			roposed amendment(s) a				lan
	The status of the	ne claim(s) is (or will be) as follows:			MALL A	Lima
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	Claim(s) reject				720	HINOLOGY CENT	
_	` '		sideration:			-	
8. 🗆	The proposed of	drawing correc	tion filed on	is a)	approved or	b) disapprove	d by the Examiner.
9. 🗆	Note the attach	ed Information	Disclosure Statement(s)	(PTO-1449) Pap	er No(s)	· ·	
0. 🗆 (Other:						